DISCLOSEABLE AND CONNECTED TRANSACTION

DISPOSAL OF EQUITY INTEREST IN SUD LONGCHENG

THE DISPOSAL

On 12 May 2016, SUD, a non-wholly owned subsidiary of SIUD (a non-wholly owned subsidiary of the Company listed on the Stock Exchange), entered into the Equity Transfer Agreement with the Purchaser pursuant to which SUD has agreed to sell and the Purchaser has agreed to acquire the Equity Interest, representing 40% equity interest in SUD Longcheng.

LISTING RULES IMPLICATIONS

As the Purchaser is an associate of a substantial shareholder of a subsidiary of the Company, the Purchaser is a connected person of the Company at the subsidiary level. Accordingly, the Disposal constitutes a connected transaction of the Company. As the Board (including the independent non-executive Directors) has approved the Equity Transfer Agreement and the Disposal and confirmed that the Equity Transfer Agreement has been made on normal commercial terms and that its terms are fair and reasonable and in the interests of the Company and the Shareholders as a whole, the Disposal contemplated under the Equity Transfer Agreement is exempted from the circular, independent financial advice and Shareholders' approval requirements pursuant to Rule 14A.101 of the Listing Rules.

Further, given that one or more of the applicable percentage ratios under Rule 14.07 of the Listing Rules in respect of the Disposal exceed 5% but none of such percentage ratios is 25% or above, the Disposal constitutes a discloseable transaction of the Company, and is subject to the reporting and announcement requirements under Chapter 14 of the Listing Rules.
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THE EQUITY TRANSFER AGREEMENT

Date

12 May 2016

Parties

(1) SUD, a subsidiary of SIUD and is owned as to 59% by SIUD (a non-wholly owned subsidiary of the Company); and

(2) The Purchaser.

The Purchaser is a company established in the PRC, whose principal business is property development. The Purchaser is an associate of Earth & Gold International Holdings Limited, which acquired 100% of Power Tact Investment Limited from the Group in June 2013 and hence became a substantial shareholder of SUD Longcheng. Accordingly, the Purchaser is a connected person of the Company at the subsidiary level.

Asset being disposed of

The asset being disposed of under the Disposal is the Equity Interest, representing 40% equity interest in SUD Longcheng.

SUD Longcheng is a sino-foreign joint venture established in the PRC. As at the date of this announcement, it is owned as to 40% by SUD, 25% by Power Tact Investment Limited and 35% by Green Carbon Fund. Since the Company is able to exert control over the composition of the board of SUD Longcheng, SUD Longcheng is a subsidiary of the Company.

SIUD used to own 100% of Power Tact Investment Limited and such interest was acquired in June 2013 by Earth & Gold International Holdings Limited, of which the Purchaser is an associate. SUD used to be a limited partner of Green Carbon Fund but ceased to be a limited partner of Green Carbon Fund in January 2016. For further information, please refer to the announcements of the Company dated 21 June 2013 and 8 January 2016.

SUD Longcheng has the land use rights to the Land which is located at Minhang District, Shanghai and is being developed as “U Center” with a total construction area of approximately 388,125 square metres comprising mixed-use properties including offices, commercial properties and a
hotel. As of 31 December 2015, the future saleable gross floor area under construction for this project was 242,010 square metres. It is expected that the development of this project will be completed in 2016 (in phases). As of 31 December 2015, the audited net book value of SUD Longcheng was RMB2,100,000,000.

The following diagrams illustrate the simplified structures of SUD Longcheng before and after Completion:

**Before Completion**

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            The Company (Hong Kong)
                     69.96%
            SIUD (Bermuda) 99%
                      
                      Power Tact Investment Limited (Hong Kong) 25%

                      SUD (PRC) 40%

                      Green Carbon Fund (PRC) 35%

                                      SUD Longcheng (PRC)
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**After Completion**

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            Power Tact Investment Limited (Hong Kong) 25%

                      The Purchaser (PRC) 40%

                      Green Carbon Fund (PRC) 35%

                                      SUD Longcheng (PRC)
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**Consideration**

The consideration for the Disposal is RMB1,907,000,000, which is payable by the Purchaser to SUD in cash according to the following schedule:

(i) RMB600,000,000 within 5 business days after the signing of the Equity Transfer Agreement;

(ii) RMB300,000,000 within 180 days after the signing of the Equity Transfer Agreement;

(iii) RMB300,000,000 within 270 days after the signing of the Equity Transfer Agreement; and
(iv) RMB707,000,000 within 360 days after the signing of the Equity Transfer Agreement.

The actual amount of the consideration for the Disposal was the result of the bidding invitation, auction and listing procedure commenced by SUD earlier this year in the Shanghai United Assets and Equity Exchange for the sale of the Equity Interest. In determining the consideration for the Disposal, the Company has also taken into account the financial position of the 40% equity interest in SUD Longcheng and the value of the “U Center” project.

Completion

Completion of the Disposal will take place within five business days after full payment of the consideration for the Disposal by the Purchaser. Following Completion, SUD Longcheng will cease to be a subsidiary of the Company.

FINANCIAL EFFECTS OF THE DISPOSAL

The audited net profit/(loss) before and after tax and extraordinary items attributable to SUD Longcheng prepared in accordance with the generally accepted accounting principles of the PRC (PRC GAAP) were nil for each of the two years ended 31 December 2014 and 2015.

Subject to the carrying value of SUD Longcheng at the date of Completion, it is expected that the Group would record an unaudited pre-tax profit of approximately RMB440,000,000 upon Completion of the Disposal.

REASONS FOR AND BENEFITS OF THE DISPOSAL

The Group is principally engaged in the business of infrastructure facilities, real estate and consumer products.

The SIUD Group is a property developer in the PRC and is principally engaged in the businesses of property development, property investment and hotel operations in the PRC. SIUD has been exploring different ways to unlock the true value of some of its projects that are booked at costs in its financial statements. The Disposal presented a good opportunity to realise the hidden value of the “U Center” project. Following the Disposal, the SIUD Group will continue to hold several large scale investment properties in the surrounding area. The Disposal will help optimise the strategic landscape of the SIUD Group's investment properties and the sales proceeds from the Disposal would allow the SIUD Group to accelerate the development of its existing projects and to fund acquisition of any new projects that it may identify. The Disposal is purely a strategic deployment of the SIUD Group's resources and an adjustment of its asset portfolio. The SIUD Group will adhere to its strategy of focusing its business in the Yangtze River Delta region and prosperous cities and increasing its investment in Shanghai in order to solidify its foundation for future development.

The Directors (including the independent non-executive Directors) consider that the Equity Transfer Agreement has been made on normal commercial terms and that the terms of the Equity Transfer
Agreement and the Disposal (including the consideration) are fair and reasonable and in the interests of the Company and the Shareholders as a whole.

LISTING RULES IMPLICATIONS

As the Purchaser is an associate of a substantial shareholder of a subsidiary of the Company, the Purchaser is a connected person of the Company at the subsidiary level. Accordingly, the Disposal constitutes a connected transaction of the Company. As the Board (including the independent non-executive Directors) has approved the Equity Transfer Agreement and the Disposal and confirmed that the Equity Transfer Agreement has been made on normal commercial terms and that its terms are fair and reasonable and in the interests of the Company and the Shareholders as a whole, the Disposal contemplated under the Equity Transfer Agreement is exempted from the circular, independent financial advice and Shareholders' approval requirements pursuant to Rule 14A.101 of the Listing Rules.

Further, given that one or more of the applicable percentage ratios under Rule 14.07 of the Listing Rules in respect of the Disposal exceed 5% but none of such percentage ratios is 25% or above, the Disposal constitutes a discloseable transaction of the Company, and is subject to the reporting and announcement requirements under Chapter 14 of the Listing Rules.

DEFINITIONS

In this announcement, the following expressions shall have the following meanings unless the context requires otherwise:

“Board” the board of Directors

“Company” Shanghai Industrial Holdings Limited, a company incorporated in Hong Kong with limited liability, the shares of which are listed on the Main Board of the Stock Exchange (stock code: 363)

“Completion” completion of the Disposal in accordance with the terms of the Equity Transfer Agreement

“Directors” the directors of the Company

“Disposal” the disposal of the Equity Interest under the Equity Transfer Agreement

“Equity Interest” 40% equity interest in SUD Longcheng

“Equity Transfer Agreement” the agreement dated 12 May 2016 entered into between SUD and the Purchaser in relation to the Disposal
“Green Carbon Fund” – 城開綠碳（天津）股權投資基金合夥企業（有限合夥）(Urban Development Green Carbon (Tianjin) Equity Investment Fund (Limited Partnership)*), a limited liability partnership established in the PRC

“Group” – the Company and its subsidiaries

“Hong Kong” – the Hong Kong Special Administrative Region of the PRC

"Land" – a plot of land with a site area of approximately 87,327 square metres located in Meilong Town of Minhang District in Shanghai, the PRC, and is being developed by SUD Longcheng as “U Center”, and the land use rights of which are held by SUD Longcheng

“Listing Rules” – The Rules Governing the Listing of Securities on the Stock Exchange

“PRC” – the People’s Republic of China and for the purpose of this announcement excludes Hong Kong, the Macau Special Administrative Region and Taiwan

“Purchaser” – 中庚地產實業集團有限公司 (Zhonggeng Real Estate Industrial Group Co., Ltd.*), a company incorporated in the PRC with limited liability and a connected person of the Company at the subsidiary level

“RMB” – Renminbi, the lawful currency of the PRC

“Shareholder(s)” – the shareholder(s) of the Company

“SIUD” – Shanghai Industrial Urban Development Group Limited, a company incorporated in Bermuda with limited liability, the shares of which are listed on the Main Board of the Stock Exchange (stock code: 563)

“SIUD Group” – SIUD and its subsidiaries

“Stock Exchange” – The Stock Exchange of Hong Kong Limited

“subsidiary” – has the meaning given to it in the Listing Rules

“SUD” – 上海城開（集團）有限公司 (Shanghai Urban Development (Holdings) Co., Ltd.*), a company incorporated in the PRC with limited liability owned as to 59% by SIUD
As at the date of this announcement, the Board of the Company comprises:

Executive Directors:
Mr. Wang Wei, Mr. Zhou Jie, Mr. Lu Shen, Mr. Zhou Jun and Mr. Xu Bo

Independent non-executive Directors:
Dr. Lo Ka Shui, Prof. Woo Chia-Wei, Mr. Leung Pak To, Francis and Mr. Cheng Hoi Chuen, Vincent

* for identification purpose only